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APPLICATION NO. FILING DATE	-4/ES 0'	Washington, D.C. 20231	ENTS AND TRADEMARKS
T I I I I I I I I I I I I I I I I I I I	FIRST NAMED I	NVENTOR	
09/177,387 10/23/9	98 HARTLEY		ATTORNEY DOCKET NO.
Γ	_,	J	0942.2850004
STERNE KESSLER GOLDS 1100 NEW YORK AVENUE SUITE 600 WASHINGTON DC 20005-	NW	YUCEL ART UNIT 1636 DATE MAILED:	EXAMINER

Please find below and/or attached an Office communication concerning this application or

Commissioner of Patents and Trademarks

PTO-90C (Rev. 11/00)

×.	Application No.				
	1	Applicant(s)			
Office Action Summary	09/177,387 Examiner	HARTLEY ET AL.			
	1	Art Unit			
The MAILING DATE of this communicate Period for Reply A SHORTENED STATUTORY TO BE	Yucel Remy	1636			
A SHORTENED STATUTE	on the cover sneet w	vith th correspondence address			
A SHORTENED STATUTORY PERIOD FOR THE MAILING DATE OF THIS COMMUNICATORY Extensions of time may be available under the provisions of 37 after SIX (6) MONTHS from the mailing date of this communicator of the period for reply specified above is less than thirty (30) day if NO period for reply is specified above, the maximum statutory and the second of t	CFR 1.136(a). In no event, however, may a tion. s, a reply within the statutory minimum of this	reply be timely filed			
		•			
1) Responsive to communication(s) filed of	n <u>25 July 2001</u> .				
2h)	2b) This action is				
		0.00			
closed in accordance with the practice up	nder <i>Ex parte Quayle</i> , 1935 C.D	11. 453 O.G. 213			
		, 12 0.0. 210,			
4) Claim(s) 26,28-35,52 and 89-117 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration.					
5) Claim(s) 100-117 is/are allowed.	idrawn from consideration.				
6) Claim(s) 26 28-35 52 and 80 00					
6)⊠ Claim(s) <u>26,28-35,52 and 89-99</u> is/are reje 7)□ Claim(s) is/are objected to.	cted.				
8) Claim(s)					
8) Claim(s) are subject to restriction an Application Papers	d/or election requirement.				
9) The specification is objected to by the Exam	iner.				
The drawing(s) filed on is/are: avg					
Applicant may not request that any objection to	the drawing(s) be held in abeyone	Examiner.			
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). If approved, corrected drawings are required in reply to this Office patient.					
If approved, corrected drawings are required in reply to this Office action.					
The second of th	Examiner.				
100 June 35 U.S.C. §§ 119 and 120					
13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).					
1. Certified copies of the priority documents have been received. 2. Certified copies of the priority to the priority of the					
The property documents be					
3. Copies of the certified copies of the pric	ority documents have to	ation No			
3. Copies of the certified copies of the price application from the International But See the attached detailed Office action for a list 14) Acknowledgment is made of a claim for demonstration.	of the certified and	ved in this National Stage			
14) Acknowledgment is made of a claim for domesting a) The translation of the foreign language products that the foreign language products are translationally as a claim for domesting the foreign language products are translationally as a claim for domesting the foreign language products are translationally as a claim for domesting the foreign language products are translationally as a claim for domesting the foreign language products are translationally as a claim for domesting the foreign language products are translationally as a claim for domesting the foreign language products are translationally as a claim for domesting the foreign language products are translationally as a claim for domesting the foreign language products are translationally as a claim for domesting the foreign language products are translationally as a claim for domesting the foreign language products are translationally as a claim for domesting the foreign language products are translationally as a claim for domesting the foreign language products are translationally as a claim for domesting the foreign language products are translationally as a claim for domesting the foreign language products are translationally as a claim for domesting the foreign language products are translationally as a claim for domesting the foreign language products are translationally as a claim for domesting the foreign language products are translationally as a claim for domesting the foreign language products are translationally as a claim for domesting the foreign language products are translationally as a claim for domesting the foreign language products are translationally as a claim for domesting the foreign language products are translationally as a claim for domesting the foreign language products are translationally as a claim for domesting the foreign language products are translationally as a claim for domesting the foreign language products are translationally as a claim for domesting the foreign language products are translationally as a claim f	Visional application	(e) (to a provisional application).			
15) Acknowledgment is made of a claim for domesti	c priority under 35 U.S.C. 88 40	ceived.			
1) Notice of References City and	1 3.0.0. 38 12	o and/or 121.			
	4) Interview Summar	W (BTO 442) D			
Otatement(S) (PTO-1449) Paper No(a)		y (PTO-413) Paper No(s) Patent Application (PTO-152)			
S. Patent and Trademark Office	— 6) Other: detailed ac	tion.			

2) 3)